For the Northern District of California

I	IN THE U	INITED ST	TATES D	DISTRIC	T COU	RT
FOF	R THE NO	ORTHERN	DISTRI	CT OF (CALIFO	RNIA

SAN JOSE DIVISION

Language Line Services, Inc.,

NO. C 10-02605 JW

Plaintiff, v.

ORDER OVERRULING DEFENDANT'S OBJECTIONS TO SPECIAL MASTER'S DISCOVERY ORDER NO. 5

Language Services Assoc., LLC, et al.,

Defendants.

Presently before the Court is Language Services Associates, Inc.'s ("Defendant LSA") Objections to Special Master's February 24, 2011 Discovery Order Number 5. (hereafter, "Objections," Docket Item No. 131.) The Court finds it appropriate to take the matter under submission without oral argument. See Civ. L.R. 7-1(b).¹

On February 24, 2011, the Special Master issued Discovery Order No. 5, in which he granted in part and denied in part Plaintiff's request for a determination that Defendant LSA cannot communicate with Jackson Memorial Hospital ("Jackson") and Rush University Medical Center ("Rush"). (hereafter, "DO 5," Docket Item No. 127.) In Discovery Order No. 5, the Special Master determined that (1) Defendant LSA may continue to service Rush and may increase its services to

Accordingly, the Court DENIES as moot Defendant LSA's Motion for an Order Scheduling a Hearing for Defendant LSA's Objections. (Docket Item No. 135.) As the Court has previously stated, there is no requirement to grant Defendant "a hearing" on its objections, as Federal Rule of Civil Procedure 53(f) merely speaks to "giv[ing] the parties notice and an opportunity to be heard." Fed. R. Civ. P. 53(f)(1). (See Docket Item Nos. 104, 116.) Here, Defendant LSA has filed an extensive brief for the Court's consideration. (Docket Item No. 131.) Thus, the Court has afforded Defendant LSA with an opportunity to make its case.

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Rush at Rush's request but may not solicit further business from Rush, and (2) Defendant LSA ma
not provide services to Jackson. (DO 5 at 1-2.) In so ruling, the Special master specifically
determined that Rush was a "customer" with whom Defendant LSA had an existing contractual
relationship while Jackson was not. (DO 5 at 3-4.)

The Court reconsiders a recommendation of the Special Master pertaining to a nondispositive motion or pretrial discovery matter only where the Special Master's recommendation is clearly erroneous or contrary to law. (See Order of Appointment, Docket Item Nol. 51 at 2.)

Here, the Court finds that the Special Master's recommendation is not clearly erroneous or contrary to law. The Court's Injunction prevents Defendant from:

Contacting, communicating, soliciting, dealing, or doing business with any of the customers or their representatives appearing on the Brian List, the September 2009 Report or any other document or records containing any of Plaintiff's Trade Secrets, except where Defendant LSA has an existing contractual relationship with such a customer that was not obtained using any of Plaintiff's Trade Secrets, and only to the extent necessary for Defendant LSA to satisfy its currently existing contractual obligations to that customer.

(Docket Item No. 50 at 10-11.) The Special Master specifically found that, notwithstanding the group purchasing organization agreement (GPO), Jackson was not a "customer" with whom Defendant LSA had an existing contractual relationship. (DO 5 at 3-4.) Specifically, the Special Master required a showing that Defendant LSA "had a 'letter of designation/commitment' with any member of the GPO whose name is included on [P]laintiff's Trade Secret list, which agreement predates the Injunction" before it could be established that a GPO member was a customer with whom Defendant LSA had an existing contractual relationship. (DO 5 at 5.) Finally, the Special Master determined that there were procedures set out in the GPO agreement that allowed Defendant LSA to opt out of providing services to GPO members without being subject to cancellation of the GPO agreement. (DO 5 at 4.) Upon review, the Court finds that none of these factual findings by the Special Master are clearly erroneous.

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Accordingly, the Court OVERRULES Defendant's Objection to Special Master Discovery Order No. 5. Dated: March 15, 2011 United States District Chief Judge

THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO: 1 Cheryl Stephanie Chang chang@blankrome.com Christopher Joseph Marino cmarino@cdas.com Danielle Ochs-Tillotson dot@ogletreedeakins.com 3 Mark J. Nagle mnagle@murphyrosen.com Paul D. Murphy pmurphy@murphyrosen.com 4 Robert L. Meylan rmeylan@murphyrosen.com 5 Sarah Rebecca Nichols sarah.nichols@ogletreedeakins.com Steven Marc Weinberg smweinberg@cdas.com Thomas H R Denver tdenver@mediationmasters.com 6 7 **Dated: March 15, 2011** Richard W. Wieking, Clerk 8 9 /s/ JW Chambers By:_ Elizabeth Garcia 10 **Courtroom Deputy** 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28